



99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB4051

by Rep. Dan Brady

SYNOPSIS AS INTRODUCED:

105 ILCS 145/10	
215 ILCS 125/1-2	from Ch. 111 1/2, par. 1402
215 ILCS 130/1002	from Ch. 73, par. 1501-2
215 ILCS 134/10	
215 ILCS 165/2	from Ch. 32, par. 596
215 ILCS 165/7	from Ch. 32, par. 601
770 ILCS 23/5	

Amends the Care of Students with Diabetes Act, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Managed Care Reform and Patient Rights Act, the Voluntary Health Services Plans Act, and the Health Care Services Lien Act to add pharmacy or pharmacist-provided services to the types of health services under the Acts and to add pharmacists as health care providers or health care professionals under the Acts. Effective January 1, 2016.

LRB099 10326 AMC 30553 b

1 AN ACT concerning pharmacists.

2 **Be it enacted by the People of the State of Illinois,**
3 **represented in the General Assembly:**

4 Section 5. The Care of Students with Diabetes Act is
5 amended by changing Section 10 as follows:

6 (105 ILCS 145/10)

7 Sec. 10. Definitions. As used in this Act:

8 "Delegated care aide" means a school employee who has
9 agreed to receive training in diabetes care and to assist
10 students in implementing their diabetes care plan and has
11 entered into an agreement with a parent or guardian and the
12 school district or private school.

13 "Diabetes care plan" means a document that specifies the
14 diabetes-related services needed by a student at school and at
15 school-sponsored activities and identifies the appropriate
16 staff to provide and supervise these services.

17 "Health care provider" means a physician licensed to
18 practice medicine in all of its branches, advanced practice
19 nurse who has a written agreement with a collaborating
20 physician who authorizes the provision of diabetes care, ~~or~~ a
21 physician assistant who has a written supervision agreement
22 with a supervising physician who authorizes the provision of
23 diabetes care, or a pharmacist licensed to practice pharmacy.

1 "Principal" means the principal of the school.

2 "School" means any primary or secondary public, charter, or
3 private school located in this State.

4 "School employee" means a person who is employed by a
5 public school district or private school, a person who is
6 employed by a local health department and assigned to a school,
7 or a person who contracts with a school or school district to
8 perform services in connection with a student's diabetes care
9 plan. This definition must not be interpreted as requiring a
10 school district or private school to hire additional personnel
11 for the sole purpose of serving as a designated care aide.

12 (Source: P.A. 96-1485, eff. 12-1-10.)

13 Section 10. The Health Maintenance Organization Act is
14 amended by changing Section 1-2 as follows:

15 (215 ILCS 125/1-2) (from Ch. 111 1/2, par. 1402)

16 Sec. 1-2. Definitions. As used in this Act, unless the
17 context otherwise requires, the following terms shall have the
18 meanings ascribed to them:

19 (1) "Advertisement" means any printed or published
20 material, audiovisual material and descriptive literature of
21 the health care plan used in direct mail, newspapers,
22 magazines, radio scripts, television scripts, billboards and
23 similar displays; and any descriptive literature or sales aids
24 of all kinds disseminated by a representative of the health

1 care plan for presentation to the public including, but not
2 limited to, circulars, leaflets, booklets, depictions,
3 illustrations, form letters and prepared sales presentations.

4 (2) "Director" means the Director of Insurance.

5 (3) "Basic health care services" means emergency care, and
6 inpatient hospital and physician care, outpatient medical
7 services, mental health services and care for alcohol and drug
8 abuse, including any reasonable deductibles and co-payments,
9 all of which are subject to the limitations described in
10 Section 4-20 of this Act and as determined by the Director
11 pursuant to rule.

12 (4) "Enrollee" means an individual who has been enrolled in
13 a health care plan.

14 (5) "Evidence of coverage" means any certificate,
15 agreement, or contract issued to an enrollee setting out the
16 coverage to which he is entitled in exchange for a per capita
17 prepaid sum.

18 (6) "Group contract" means a contract for health care
19 services which by its terms limits eligibility to members of a
20 specified group.

21 (7) "Health care plan" means any arrangement whereby any
22 organization undertakes to provide or arrange for and pay for
23 or reimburse the cost of basic health care services, excluding
24 any reasonable deductibles and copayments, from providers
25 selected by the Health Maintenance Organization and such
26 arrangement consists of arranging for or the provision of such

1 health care services, as distinguished from mere
2 indemnification against the cost of such services, except as
3 otherwise authorized by Section 2-3 of this Act, on a per
4 capita prepaid basis, through insurance or otherwise. A "health
5 care plan" also includes any arrangement whereby an
6 organization undertakes to provide or arrange for or pay for or
7 reimburse the cost of any health care service for persons who
8 are enrolled under Article V of the Illinois Public Aid Code or
9 under the Children's Health Insurance Program Act through
10 providers selected by the organization and the arrangement
11 consists of making provision for the delivery of health care
12 services, as distinguished from mere indemnification. A
13 "health care plan" also includes any arrangement pursuant to
14 Section 4-17. Nothing in this definition, however, affects the
15 total medical services available to persons eligible for
16 medical assistance under the Illinois Public Aid Code.

17 (8) "Health care services" means any services included in
18 the furnishing to any individual of medical, ~~or~~ dental, or
19 pharmacy care, or the hospitalization or incident to the
20 furnishing of such care or hospitalization as well as the
21 furnishing to any person of any and all other services for the
22 purpose of preventing, alleviating, curing or healing human
23 illness or injury.

24 (9) "Health Maintenance Organization" means any
25 organization formed under the laws of this or another state to
26 provide or arrange for one or more health care plans under a

1 system which causes any part of the risk of health care
2 delivery to be borne by the organization or its providers.

3 (10) "Net worth" means admitted assets, as defined in
4 Section 1-3 of this Act, minus liabilities.

5 (11) "Organization" means any insurance company, a
6 nonprofit corporation authorized under the Dental Service Plan
7 Act or the Voluntary Health Services Plans Act, or a
8 corporation organized under the laws of this or another state
9 for the purpose of operating one or more health care plans and
10 doing no business other than that of a Health Maintenance
11 Organization or an insurance company. "Organization" shall
12 also mean the University of Illinois Hospital as defined in the
13 University of Illinois Hospital Act or a unit of local
14 government health system operating within a county with a
15 population of 3,000,000 or more.

16 (12) "Provider" means any physician, hospital facility,
17 facility licensed under the Nursing Home Care Act, pharmacist,
18 or facility or long-term care facility as those terms are
19 defined in the Nursing Home Care Act or other person which is
20 licensed or otherwise authorized to furnish health care
21 services and also includes any other entity that arranges for
22 the delivery or furnishing of health care service.

23 (13) "Producer" means a person directly or indirectly
24 associated with a health care plan who engages in solicitation
25 or enrollment.

26 (14) "Per capita prepaid" means a basis of prepayment by

1 which a fixed amount of money is prepaid per individual or any
2 other enrollment unit to the Health Maintenance Organization or
3 for health care services which are provided during a definite
4 time period regardless of the frequency or extent of the
5 services rendered by the Health Maintenance Organization,
6 except for copayments and deductibles and except as provided in
7 subsection (f) of Section 5-3 of this Act.

8 (15) "Subscriber" means a person who has entered into a
9 contractual relationship with the Health Maintenance
10 Organization for the provision of or arrangement of at least
11 basic health care services to the beneficiaries of such
12 contract.

13 (Source: P.A. 97-1148, eff. 1-24-13; 98-651, eff. 6-16-14;
14 98-841, eff. 8-1-14; revised 10-24-14.)

15 Section 15. The Limited Health Service Organization Act is
16 amended by changing Section 1002 as follows:

17 (215 ILCS 130/1002) (from Ch. 73, par. 1501-2)

18 Sec. 1002. Definitions. As used in this Act, unless the
19 context otherwise requires, the following terms shall have the
20 meanings ascribed to them:

21 "Advertisement" means any printed or published material,
22 audiovisual material and descriptive literature of the limited
23 health care plan used in direct mail, newspapers, magazines,
24 radio scripts, television scripts, billboards and similar

1 displays; and any descriptive literature or sales aids of all
2 kinds disseminated by a representative of the limited health
3 care plan for presentation to the public including, but not
4 limited to, circulars, leaflets, booklets, depictions,
5 illustrations, form letters and prepared sales presentations.

6 "Copayment" means the amount that an enrollee must pay in
7 order to receive a specific service that is not fully prepaid.

8 "Director" means the Director of Insurance.

9 "Enrollee" means an individual who has been enrolled in a
10 limited health care plan.

11 "Evidence of coverage" means any certificate, agreement or
12 contract issued to an enrollee setting out the coverage to
13 which that enrollee is entitled in exchange for a per capita
14 prepaid sum.

15 "Group contract" means a contract for limited health
16 services which by its terms limits eligibility to members of a
17 specified group.

18 "In-plan covered services" means covered limited health
19 services obtained from providers who are employed by, under
20 contract with, referred by, or otherwise affiliated with the
21 LHSO and emergency services.

22 "Limited health care plan" means any arrangement whereby an
23 organization undertakes to provide or arrange for and, pay for
24 or reimburse the cost of any limited health services from
25 providers selected by the limited health service organization
26 and such arrangement consists of arranging for or the provision

1 of such limited health services on a per capita prepaid basis,
2 as distinguished from mere indemnification against the cost of
3 such limited services on a per capita prepaid basis through
4 insurance except as otherwise provided under Section 3009.

5 "Limited health service" means ambulance care services,
6 dental care services, vision care services, pharmaceutical
7 services, pharmacist-provided services, clinical laboratory
8 services, and podiatric care services. Limited health service
9 shall not include hospital, medical, surgical or emergency
10 services except when those services are essential to the
11 delivery of the limited health service. Essential hospital,
12 medical, surgical, or emergency services shall be covered
13 unless specifically excluded.

14 "Limited health service organization" (LHSO) means any
15 organization formed under the laws of this or another state to
16 provide or arrange for one or more limited health care plans
17 under a system which causes any part of the risk of limited
18 health care delivery to be borne by the organization or its
19 providers.

20 "Net worth" means admitted assets, as defined in Section
21 1003 of this Act, minus liabilities.

22 "Organization" means any insurance company or other
23 corporation organized under the laws of this or another state
24 for the purpose of operating one or more limited health care
25 plans and doing no business other than that of a health
26 maintenance organization or a limited health service

1 organization or an insurance company. Organization does not
2 include (1) any entity otherwise authorized on the effective
3 date of this Act pursuant to the laws of this State either to
4 provide any limited health service on a prepayment basis or to
5 indemnity for any limited health service; nor does it include
6 (2) any provider or other entity when providing or arranging
7 for the provision of limited health services pursuant to a
8 contract with a limited health service organization or with any
9 entity described in (1) of this definition.

10 "Out-of-plan covered services" means non-emergency,
11 self-referred covered limited health services obtained from
12 providers who are not otherwise employed by, under contract
13 with, or otherwise affiliated with the LHSO or services
14 obtained without a referral from providers who have contracted
15 to provide limited health services to the enrollee on behalf of
16 the limited health care plan.

17 "Point-of-service product" (POS) means a group contract
18 that includes both in-plan covered services and out-of-plan
19 covered services as well as a POS contract in which the risk
20 for out-of-plan covered services is borne through reinsurance.
21 This term does not apply to indemnity benefits offered through
22 an LHSO that are underwritten in whole by a licensed insurance
23 carrier and offered in conjunction with the LHSO benefit
24 package.

25 "Provider" means any physician, dentist, pharmacist,
26 health facility, or other person or institution which is duly

1 licensed or otherwise authorized to deliver or furnish limited
2 health services and also includes any other entity that
3 arranges for the delivery or furnishing of limited health
4 service.

5 "Per capita prepaid" means a basis of payment by which a
6 fixed amount of money is prepaid per individual or any other
7 enrollment unit to the limited health service organization or
8 for limited health services which are provided during a
9 definite time period regardless of the frequency or extent of
10 the services rendered, except for copayments of a fixed amount
11 by the limited health service organization.

12 "Subscriber" means the person whose employment or other
13 status, except for family dependency, is the basis for
14 entitlement to limited health services pursuant to a contract
15 with an organization authorized to provide or arrange for such
16 services under this Act.

17 "Uncovered expense" means the cost of limited health
18 services that are the obligation of a limited health service
19 organization for which an enrollee may be liable in the event
20 of the insolvency of the organization. Costs incurred by a
21 provider who has agreed in writing not to bill enrollees,
22 except for permissible supplemental charges, shall be
23 considered covered expenses.

24 (Source: P.A. 87-1079; 88-568, eff. 8-5-94; 88-667, eff.
25 9-16-94.)

1 Section 20. The Managed Care Reform and Patient Rights Act
2 is amended by changing Section 10 as follows:

3 (215 ILCS 134/10)

4 Sec. 10. Definitions. ~~±~~

5 "Adverse determination" means a determination by a health
6 care plan under Section 45 or by a utilization review program
7 under Section 85 that a health care service is not medically
8 necessary.

9 "Clinical peer" means a health care professional who is in
10 the same profession and the same or similar specialty as the
11 health care provider who typically manages the medical
12 condition, procedures, or treatment under review.

13 "Department" means the Department of Insurance.

14 "Emergency medical condition" means a medical condition
15 manifesting itself by acute symptoms of sufficient severity
16 (including, but not limited to, severe pain) such that a
17 prudent layperson, who possesses an average knowledge of health
18 and medicine, could reasonably expect the absence of immediate
19 medical attention to result in:

20 (1) placing the health of the individual (or, with
21 respect to a pregnant woman, the health of the woman or her
22 unborn child) in serious jeopardy;

23 (2) serious impairment to bodily functions; or

24 (3) serious dysfunction of any bodily organ or part.

25 "Emergency medical screening examination" means a medical

1 screening examination and evaluation by a physician licensed to
2 practice medicine in all its branches, or to the extent
3 permitted by applicable laws, by other appropriately licensed
4 personnel under the supervision of or in collaboration with a
5 physician licensed to practice medicine in all its branches to
6 determine whether the need for emergency services exists.

7 "Emergency services" means, with respect to an enrollee of
8 a health care plan, transportation services, including but not
9 limited to ambulance services, and covered inpatient and
10 outpatient hospital services furnished by a provider qualified
11 to furnish those services that are needed to evaluate or
12 stabilize an emergency medical condition. "Emergency services"
13 does not refer to post-stabilization medical services.

14 "Enrollee" means any person and his or her dependents
15 enrolled in or covered by a health care plan.

16 "Health care plan" means a plan, including, but not limited
17 to, a health maintenance organization, a managed care community
18 network as defined in the Illinois Public Aid Code, or an
19 accountable care entity as defined in the Illinois Public Aid
20 Code that receives capitated payments to cover medical services
21 from the Department of Healthcare and Family Services, that
22 establishes, operates, or maintains a network of health care
23 providers that has entered into an agreement with the plan to
24 provide health care services to enrollees to whom the plan has
25 the ultimate obligation to arrange for the provision of or
26 payment for services through organizational arrangements for

1 ongoing quality assurance, utilization review programs, or
2 dispute resolution. Nothing in this definition shall be
3 construed to mean that an independent practice association or a
4 physician hospital organization that subcontracts with a
5 health care plan is, for purposes of that subcontract, a health
6 care plan.

7 For purposes of this definition, "health care plan" shall
8 not include the following:

9 (1) indemnity health insurance policies including
10 those using a contracted provider network;

11 (2) health care plans that offer only dental or only
12 vision coverage;

13 (3) preferred provider administrators, as defined in
14 Section 370g(g) of the Illinois Insurance Code;

15 (4) employee or employer self-insured health benefit
16 plans under the federal Employee Retirement Income
17 Security Act of 1974;

18 (5) health care provided pursuant to the Workers'
19 Compensation Act or the Workers' Occupational Diseases
20 Act; and

21 (6) not-for-profit voluntary health services plans
22 with health maintenance organization authority in
23 existence as of January 1, 1999 that are affiliated with a
24 union and that only extend coverage to union members and
25 their dependents.

26 "Health care professional" means a physician, a registered

1 professional nurse, a pharmacist, or other individual
2 appropriately licensed or registered to provide health care
3 services.

4 "Health care provider" means any physician, pharmacist,
5 hospital facility, facility licensed under the Nursing Home
6 Care Act, long-term care facility as defined in Section 1-113
7 of the Nursing Home Care Act, or other person that is licensed
8 or otherwise authorized to deliver health care services.
9 Nothing in this Act shall be construed to define Independent
10 Practice Associations or Physician-Hospital Organizations as
11 health care providers.

12 "Health care services" means any services included in the
13 furnishing to any individual of medical or pharmacist care, or
14 the hospitalization incident to the furnishing of such care, as
15 well as the furnishing to any person of any and all other
16 services for the purpose of preventing, alleviating, curing, or
17 healing human illness or injury including home health and
18 pharmaceutical services and products.

19 "Medical director" means a physician licensed in any state
20 to practice medicine in all its branches appointed by a health
21 care plan.

22 "Person" means a corporation, association, partnership,
23 limited liability company, sole proprietorship, or any other
24 legal entity.

25 "Pharmacist" has the same meaning as set forth in the
26 Pharmacy Practice Act.

1 "Physician" means a person licensed under the Medical
2 Practice Act of 1987.

3 "Post-stabilization medical services" means health care
4 services provided to an enrollee that are furnished in a
5 licensed hospital by a provider that is qualified to furnish
6 such services, and determined to be medically necessary and
7 directly related to the emergency medical condition following
8 stabilization.

9 "Stabilization" means, with respect to an emergency
10 medical condition, to provide such medical treatment of the
11 condition as may be necessary to assure, within reasonable
12 medical probability, that no material deterioration of the
13 condition is likely to result.

14 "Utilization review" means the evaluation of the medical
15 necessity, appropriateness, and efficiency of the use of health
16 care services, procedures, and facilities.

17 "Utilization review program" means a program established
18 by a person to perform utilization review.

19 (Source: P.A. 98-651, eff. 6-16-14; 98-841, eff. 8-1-14;
20 revised 10-24-14.)

21 Section 25. The Voluntary Health Services Plans Act is
22 amended by changing Sections 2 and 7 as follows:

23 (215 ILCS 165/2) (from Ch. 32, par. 596)

24 Sec. 2. For the purposes of this Act, the following terms

1 have the respective meanings set forth in this section, unless
2 different meanings are plainly indicated by the context:

3 (a) "Health Services Plan Corporation" means a corporation
4 organized under the terms of this Act for the purpose of
5 establishing and operating a voluntary health services plan and
6 providing other medically related services.

7 (b) "Voluntary health services plan" means either a plan or
8 system under which medical, hospital, nursing and relating
9 health services may be rendered to a subscriber or beneficiary
10 at the expense of a health services plan corporation, or any
11 contractual arrangement to provide, either directly or through
12 arrangements with others, dental care services to subscribers
13 and beneficiaries.

14 (c) "Subscriber" means a natural person to whom a
15 subscription certificate has been issued by a health services
16 plan corporation. Persons eligible under Section 5-2 of the
17 Illinois Public Aid Code may be subscribers if a written
18 agreement exists, as specified in Section 25 of this Act,
19 between the Health Services Plan Corporation and the Department
20 of Healthcare and Family Services. A subscription certificate
21 may be issued to such persons at no cost.

22 (d) "Beneficiary" means a person designated in a
23 subscription certificate as one entitled to receive health
24 services.

25 (e) "Health services" means those services ordinarily
26 rendered by physicians licensed in Illinois to practice

1 medicine in all of its branches, by podiatric physicians
2 licensed in Illinois to practice podiatric medicine, by
3 dentists and dental surgeons licensed to practice in Illinois,
4 by nurses registered in Illinois, by dental hygienists licensed
5 to practice in Illinois, by pharmacists licensed in Illinois to
6 practice pharmacy, and by assistants and technicians acting
7 under professional supervision; it likewise means hospital
8 services as usually and customarily rendered in Illinois, and
9 the compounding and dispensing of drugs and medicines by
10 pharmacists and assistant pharmacists registered in Illinois.

11 (f) "Subscription certificate" means a certificate issued
12 to a subscriber by a health services plan corporation, setting
13 forth the terms and conditions upon which health services shall
14 be rendered to a subscriber or a beneficiary.

15 (g) "Physician rendering service for a plan" means a
16 physician licensed in Illinois to practice medicine in all of
17 its branches who has undertaken or agreed, upon terms and
18 conditions acceptable both to himself and to the health
19 services plan corporation involved, to furnish medical service
20 to the plan's subscribers and beneficiaries.

21 (h) "Dentist or dental surgeon rendering service for a
22 plan" means a dentist or dental surgeon licensed in Illinois to
23 practice dentistry or dental surgery who has undertaken or
24 agreed, upon terms and conditions acceptable both to himself
25 and to the health services plan corporation involved, to
26 furnish dental or dental surgical services to the plan's

1 subscribers and beneficiaries.

2 (i) "Director" means the Director of Insurance of the State
3 of Illinois.

4 (j) "Person" means any of the following: a natural person,
5 corporation, partnership or unincorporated association.

6 (k) "Podiatric physician or podiatric surgeon rendering
7 service for a plan" means any podiatric physician or podiatric
8 surgeon licensed in Illinois to practice podiatry, who has
9 undertaken or agreed, upon terms and conditions acceptable both
10 to himself and to the health services plan corporation
11 involved, to furnish podiatric or podiatric surgical services
12 to the plan's subscribers and beneficiaries.

13 (l) "Pharmacist rendering service for a plan" means a
14 pharmacist licensed in Illinois to practice pharmacy who has
15 undertaken or agreed, upon terms and conditions acceptable both
16 to the pharmacist and to the health services plan corporation
17 involved, to furnish pharmacy and pharmacist-provided service
18 to the plan's subscribers and beneficiaries.

19 (Source: P.A. 98-214, eff. 8-9-13.)

20 (215 ILCS 165/7) (from Ch. 32, par. 601)

21 Sec. 7. Every physician licensed in Illinois to practice
22 medicine in all of its branches, every podiatric physician
23 licensed to practice podiatric medicine in Illinois, every
24 pharmacist licensed to practice pharmacy in Illinois, and every
25 dentist and dental surgeon licensed to practice in Illinois may

1 be eligible to render medical, podiatric, pharmacy, or dental
2 services respectively, upon such terms and conditions as may be
3 mutually acceptable to such physician, podiatric physician,
4 pharmacist, dentist or dental surgeon and to the health
5 services plan corporation involved. Such a corporation shall
6 impose no restrictions on the physicians, podiatric
7 physicians, pharmacist, dentists, or dental surgeons who treat
8 its subscribers as to methods of diagnosis or treatment. The
9 private physician-patient relationship shall be maintained,
10 and subscribers shall at all times have free choice of any
11 physician, podiatric physician, dentist, pharmacist, or dental
12 surgeon who is rendering service on behalf of the corporation.
13 All of the records, charts, files and other data of a health
14 services plan corporation pertaining to the condition of health
15 of its subscribers and beneficiaries shall be and remain
16 confidential, and no disclosure of the contents thereof shall
17 be made by the corporation to any person, except upon the prior
18 written authorization of the particular subscriber or
19 beneficiary concerned.

20 (Source: P.A. 98-214, eff. 8-9-13.)

21 Section 30. The Health Care Services Lien Act is amended by
22 changing Section 5 as follows:

23 (770 ILCS 23/5)

24 Sec. 5. Definitions. In this Act:

1 "Health care professional" means any individual in any of
2 the following license categories: licensed physician, licensed
3 dentist, licensed optometrist, licensed naprapath, licensed
4 clinical psychologist, ~~or~~ licensed physical therapist, or
5 licensed pharmacist.

6 "Health care provider" means any entity in any of the
7 following license categories: licensed hospital, licensed home
8 health agency, licensed ambulatory surgical treatment center,
9 licensed long-term care facilities, ~~or~~ licensed emergency
10 medical services personnel, or licensed pharmacy.

11 This amendatory Act of the 94th General Assembly applies to
12 causes of action accruing on or after its effective date.

13 (Source: P.A. 93-51, eff. 7-1-03; 94-403, eff. 1-1-06.)

14 Section 99. Effective date. This Act takes effect January
15 1, 2016.